

1 Brian Kamedula  
2 Care of Easy Inn Motel  
3 1661 East 6<sup>th</sup> Street, Room 181  
4 Reno, NV 89512  
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7 **UNITED STATES DISTRICT COURT**  
8 **FOR THE DISTRICT OF NEVADA**

10 BRIAN KAMEDULA Plaintiff,  
11 v.  
12 IAN CARR, et al,  
13 Defendants.

Case No. 3:18-cv-00544-MMD-CLB

14 **PLAINTIFF'S MOTION FOR**  
15 **EXTENTION OF TIME FIRST**  
16 **REQUEST**

17 Plaintiff, Brian Kamedula, in Pro Se, humbly request the court to grant a 45  
18 day extension in discovery. After all discovery requests have been answered and  
19 delivered. This motion is based upon FED R.Civ.P, local rules, and documents on file  
here in.

20 **Memorandum of points and authorities**

21 This request is made based upon the enormous length and delays in discovery  
22 process in this case. Due to no fault of the plaintiff in this case. There has been  
23 several deputy attorney general's assigned to this case which has caused part of the  
24 confusion and delays in discovery in this case. And due to these facts and the lack of  
25 discovery being completed in this case. Petitioner in good faith requests a 45 day  
26 extension after all discovery has been completed to respond and clarify discovery  
27 that has been delivered.

1 DATED this 28<sup>th</sup> day of July.

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3 By: Brian Kamealala  
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10 **CERTIFICATE OF SERVICE**

11 I hereby certify that on the 28<sup>th</sup> day of July, I caused the foregoing **plaintiff's**  
12 **motion for extension of time first request** to be filed and served by depositing a  
13 true and correct copy of the same in the U.S. Mail at Reno, Nevada, in a sealed envelope,  
14 first class postage fully prepaid to the attorneys listed below:

15  
16 *Attorney for the Defendants*  
17 MANDANA DIVANBEIKI  
18 Office of the Attorney General  
19 555 East Washington Ave., #3900  
20 Las Vegas, Nevada 89101  
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20 Brian Kamealala  
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